# PATENT COOPERATION TREATY

REC'D 1 4 MAR 2005 .
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#### **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT (PCT Article 36 and Rule 70)

Applicant's or agent's file reference			FOR FURTHER A	CTION	See Notifica	tion of Transmittal of International		
WO 6050-Lg/jdh						Examination Report (Form PCT/IPEA/416)		
International application No. PCT/EP 03/50993			International filing date 12.12.2003	(day/mon	th/year)	Priority date (day/month/year) 20.12.2002		
1		• •	or both national classification	and IPC				
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Applica	ant		·		<del></del>			
FCI			•					
1.	1. This International preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.							
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	□ ;	This report is also accord	npanied by ANNEXES, i.e.	sheets o	of the descrip	otion, claims and/or drawings which have rectifications made before this Authority		
	(	see Rule 70.16 and Sec	ction 607 of the Administra	tive Instr	actions unde	r the PCT).		
ד	These	annexes consist of a to	tal of sheets.					
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з. т	Thia re	nort contains indication						
J. 1			s relating to the following it	tems:				
	Basis of the opinion							
	II □ Priority III □ Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
III   Non-establishment of opinion with   Non-establishment of opi				toveity, ir	iventive step	and industrial applicability		
v	-			ith renard	t to novelty	inventive step or industrial applicability;		
•		citations and expla	nations supporting such st	atement	i to noveity,	inventive step of industrial applicability;		
V	-			ed .				
	/II [		he international application	1				
V	/III [	Certain observation	s on the international app	lication				
Date of	Date of submission of the demand  Date of completion of this report							
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13.07.2004				15.03.	2005			
Name and mailing address of the international preliminary examining authority:				Authoriz	ed Officer	neines Petanten.		
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### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/50993

	Dania	-44	report
1.	Dasis	oi ine	report

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	escription, Pages						
	1-1	2	as originally filed					
	Cla	ims, Numbers						
	1-2	4	as originally filed					
	Dra	wings, Sheets						
	1/9-	·9 <b>/</b> 9	as originally filed					
2.	Witi Ianç	Vith regard to the <b>language</b> , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.						
	The	These elements were available or furnished to this Authority in the following language: , which is:						
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of pub	lication of the international application (under Rule 48.3(b)).					
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (under .3).					
3.	Witl inte	h regard to any <b>nucl</b> e rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:					
		contained in the inte	rnational application in written form.					
		filed together with th	e international application in computer readable form.					
		furnished subseque	ntly to this Authority in written form.					
		furnished subsequer	ntly to this Authority in computer readable form.					
		The statement that t in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.					
		The statement that t listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.					
4.	The	amendments have r	esulted in the cancellation of:					
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					

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5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

2-17, 19-20, 22-24

No: Claims

1, 18, 21

Inventive step (IS)

Yes: Claims

No: Claims

1-24

Industrial applicability (IA)

Yes: Claims

1-24

No: Claims

2. Citations and explanations

see separate sheet

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following document:

D1: US-A-6 019 627 (VERMAETE CHRISTOPHE ET AL) 1 February 2000 (2000-02-01)

1) The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document):

Cable connector (1,3,5) comprising a housing having a die-cast base (1) substantially extending between a front side and a rear side of said connector (1,3,5) whereby a die-cast first housing part (3) mounted to said die-cast base (1) such that said die-cast first housing part (3) and a first portion of said die-cast base (1) determine a first cable connector portion at said rear side a metal sheet formed second housing part (5,30) mounted to said die-cast base (1) such that said metal sheet formed second housing part (5,30) and a second portion of said die-cast base (1) determine a second cable connector portion at said front side.

2) The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 18 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document):

Method of assembling a cable (6,7) to a cable connector (1,3,5) according to claim 1, comprising the steps of:

providing a cable (6,7) having a cable ferrule in said first portion of said die-cast base (1)

mounting said metal sheet formed second housing part (5,30) to said second portion of said die-cast base (1)

mounting said die-cast first housing part (3) to said first portion of said die-cast base (1) while clamping protrusions (33,34) of said metal sheet formed second housing part (5,30) between said cable ferrule and said die-cast first housing part (3)

The present application does not meet the criteria of Article 33(1) PCT, because the 3) subject-matter of claim 21 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document):

Metal sheet formed housing part (5) of a cable connector (1,3,5), said cable connector further comprising a die-cast base (1) substantially extending between a front side and a rear side of said cable connector (1,3,5) and a die-cast housing part (3) adapted to be mounted to said die-cast base (1), wherein said metal sheet formed housing part (5,30) is adapted to be mounted to said die-cast base (1) and said diecast housing part (3)

4) The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 2-17, 19-20 and 22-24 does not involve an inventive step in the sense of Article 33(3) PCT.

These dependent claims do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty or inventive step.

In claims 2-17, 19-20 and 22-24 a slight constructional change in the device or method of claim independent claim on which they depend is defined which comes within the scope of the customary practice followed by persons skilled in the art. especially as the advantages thus achieved can readily be foreseen. Consequently, the subject-matter of these claims also lacks an inventive step.

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5) Claims 1-24 relate to subject-matter regarding electrical connections, consequently the industrial applicability of the subject-matter of these claims, as required by Article 33(4) PCT, is fulfilled.